

UNITED STATES BANKRUPTCY COURT
DISTRICT OF PUERTO RICO

IN RE: RAMON SALAS COSME
VILMA A. GREGORY SANTANA

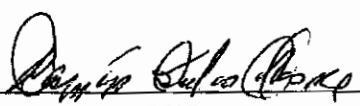

BK. CASE # 10- 07953

CHAPTER 13

DEBTOR(S)

CHAPTER 13 PAYMENT PLAN

1. The future earnings of the Debtor(s) are submitted to the supervision and control of the Trustee and the Debtor(s) shall make payments to the Trustee ☒ directly ☐ by payroll deductions as hereinafter provided in the PAYMENT PLAN SCHEDULE
2. The Trustee shall distribute the funds so received as hereinafter provided in the DISBURSEMENT SCHEDULE.

PLAN DATED: 08/30 /10 <input type="checkbox"/> AMENDED PLAN DATED: _____ <input checked="" type="checkbox"/> PRE <input type="checkbox"/> POST-CONFIRMATION FILED BY <input type="checkbox"/> DEBTOR <input type="checkbox"/> TRUSTEE <input type="checkbox"/> OTHER	
I. PAYMENT PLAN SCHEDULE \$ 795.00 X 60 = \$47,700.00 \$ _____ X _____ = _____ \$ _____ X _____ = _____ \$ _____ X _____ = _____ \$ _____ X _____ = _____ TOTAL = \$47,700.00 Additional Payments: \$ _____ to be paid as a LUMP SUM within _____ with proceeds to come from _____ <input type="checkbox"/> Sale of property identified as follows: TAX REFUNDS WILL BE DEVOTED EACH YEAR, AS PERIODIC PAYMENTS, TO FUND THE PLAN UNTIL THE PLAN'S COMPLETION. THE TENDER OF SUCH PAYMENTS SHALL DEEM THE PLAN MODIFIED BY SUCH AMOUNT. <input type="checkbox"/> Other: _____ INCREASING THE BASE THEREBY WITHOUT THE NEED OF FURTHER NOTICE, HEARING OR COURT ORDER. IF NEED BE FOR THE USE BY DEBTOR OF A PORTION OF SUCH REFUND, DEBTOR SHALL SEEK COURT'S AUTHORIZATION PRIOR TO ANY USE FUNDS. Periodic Payments to be made other than, and in addition to the above. \$ _____ X _____ = \$ _____ PROPOSED BASE: \$ 47,700.00	II. DISBURSEMENT SCHEDULE A. ADEQUATE PROTECTION PAYMENTS CR BBVA \$ 100.00 B. SECURED CLAIMS. UNTIL CONFIRMATION <input type="checkbox"/> Debtor represents no secured claims. <input checked="" type="checkbox"/> Creditors having secured claims will retain their liens and shall be paid as follows: 1. <input type="checkbox"/> Trustee pays secured ARREARS: Cr. _____ Cr. _____ Cr. _____ # _____ # _____ # _____ \$ _____ \$ _____ \$ _____ 2. <input checked="" type="checkbox"/> Trustee pays IN FULL Secured Claims: Cr. BBVA Cr. CRIM Cr. HACIENDA # 9610962853 # 363794 # 03702815623001 \$ 9,990.16 \$ 1,603.07 \$ 353.03 3. <input type="checkbox"/> Trustee pays VALUE OF COLLATERAL Cr. _____ Cr. _____ Cr. _____ # _____ # _____ # _____ \$ _____ \$ _____ \$ _____ 4. <input type="checkbox"/> Debtor SURRENDERS COLLATERAL to Lien Holder: _____ 5. <input type="checkbox"/> Other: _____ 6. <input type="checkbox"/> Debtor Otherwise maintains regular payments directly to: _____ C. PRIORITIES. The Trustee shall pay priorities in accordance with the law. HACIENDA \$878.42 (11 U.S.C. § 507 and § 1322 (a)(2)) IRS \$3,031.56 D. UNSECURED CLAIMS. Plan <input type="checkbox"/> Classifies <input type="checkbox"/> Does not Classifies Claims. 1. (a) Class A: <input type="checkbox"/> Co-debtor Claims / <input type="checkbox"/> Other: _____ <input type="checkbox"/> Paid 100% / <input type="checkbox"/> Other: _____ Cr. _____ Cr. _____ Cr. _____ # _____ # _____ # _____ (b) <input type="checkbox"/> Other: _____ 2. Unsecured Claims otherwise receive PRO-RATA disbursement OTHER PROVISIONS: (Executory contracts: payments of interest to unsecured, etc.) a) CONFIRMATION OF THIS PLAN CONSTITUTES A FINDING THAT DEBTOR (S) HAS/HAVE TIMELY COMPLIED WITH ALL OF DEBTOR'S OBLIGATIONS UNDER 11 USC § 521, AND THAT PLAN WAS FILED IN GOOD FAITH. b) Under median/36 mo. commitment period: c) After confirmation, payments to BBVA will continue without interruption at the fixed rate of \$100.00 per month until attorneys fees for debtor's attorney are fully paid. Thereafter BBVA will be paid ahead of any other creditor along with monthly insurance premium. d) Insurance coverage for collateral held by BBVA becomes effective upon maturity of contract due on 11/19/2011. Plan 100% to GUS + 4% Simple into planum
III. ATTORNEY FEES (Treated as § 507 Priorities) Outstanding balance as per Rule 2018(b) Fee Disclosure Statement: \$ 2,700.00	
Signed:  DEBTOR  JOINT DEBTOR	

ANGEL M. EGOZCUE, ESQ.
PO BOX 368087 NEE=\$112,826.00 LESS \$3,909.98 GU=\$19,333.48
SAN JUAN, PR 00936-8087 PRIORITIES AND \$19,884.00 CH.7 LIQ.
ATTORNEY FOR DEBTOR: TELS. (787) 781-5835 / FAX 793-8935 EXPS. = \$89,032.02